CKECKLIST FOR SWMU RESPONSES

				E 1 1
		Name of	Facilit	y. Du Port
		EPA I.D	#PAD &	62311884
		Date Re		129/86
1.	Is facility currently storin	g less than 90 da	ays.	YES_ L-NO_
2.	Did facility claim that they	filed in error		YES_LNO
3.	Description/Number of SWMU's Land Disposal	Incinerators		Tanks
	Land Treatment	Surface Impound	mente	Drums
	Other	Surface Impound	e	
	o the I			
4.	Is there evidence of contami	nation	YES	NO
	Groundwater:YES	NO		
	Surface Water:YES	NO		
	Air:YESNO			
_	O	MO		
٥.	Certification YES	NO	_	
6.	PRIORITY			
•	THE CALL			
HIG	HReported evidence of rel	ease to air, gro	und or s	urface water.
	·	•		
ME D	IUMNo releases reported but	land based SWMU	s report	ed.
LOW	Everything else.			
7.	Comments:			
	Light of the			
	1			

		.
		gar tingg

NOTICE

FACILITY NAME: Dupont E. I. Der	umours + Co. Llnc.
EPA ID NUMBER: PAD 0023 /1884	
PRESENT Cl105 CODE:	PRESENT C305 CODE:
CORRECT C1105 CODE:	CORRECT C305 CODE: blank
The current status of the above facility is	5:
() Certified Closure	
(X) State confirms facility is	not a TSD facility
(X) State confirms facility is	less than 90 day storage
() Closure not necessary	
(X) Facility converted to Gener	cator status w/o full closure
() Facility is a Transporter	
ADDITIONAL INFORMATION ON THE STATUS OF THE	IS FACILITY:
lete C303-C	

Signature of Reviewer

7/20/84 Date

ROSE CONTRACTOR CONTRA	e de la companya del companya de la companya del companya de la co	



E. I. DU PONT DE NEMOURS & COMPANY

MAY 29 1986

MARSHALL LABORATORY
P. O. BOX 3886

EPA, R3

P. O. BOX 3886 PHILADELPHIA, PA. 19146

MARSHALL R&D LABORATORY

May 27, 1986

FINISHES AND FABRICATED PRODUCTS DEPARTMENT RESEARCH AND DEVELOPMENT DIVISION

U. S. ENVIRONMENTAL PROTECTION AGENCY Region III (3HW33) 841 Chestnut Building Philadelphia, PA 19107

Dear Sir:

This facility no longer stores or treats hazardous waste. We are but a small quantity generator. Our correct E.P.A. I.D. No. is PAD002311884.

Please refer to attached documents concerning interim status termination. If more information is needed, please contact the writer at (215) 339-6629.

Sincerely,

JOHN G. WELDON HAZARDOUS WASTE COORDINATOR

JGW/sam Attachment. 2.59

Market States	×-184,	
Mary .		

CONTINUE ON REVERS

EPA Form 8700-12 (6-80)



IX. DESCRIPTION OF HAZARDOUS WASTE	S (continued from fro	nt)			
A. HAZARDOUS WASTES FROM NON—SPECIFIC Swaste from non—specific sources your installation in			FR Part 261.31 for	each listed hazardo	ous
1 2	3	4	5	6	:
A003 A005					- 1
7 23 - 26 23 - 26	9	10	11	12	
23 - 26 23 - 26	23 - 26	23 - 26	23 - 26	23 - 26	
B. HAZARDOUS WASTES FROM SPECIFIC SOURC specific industrial sources your installation handles.	CES. Enter the four—digit Use additional sheets if	number from 40 CFR Par necessary.	t 261.32 for each lis	ted hazardous was	te from
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19 20	21	22	23	24	. Jr
The state of the s			5.97		19
23 - 26 25 26	23 - 26	28 28	23 - 26	30	
23 - 26 23 - 26	23 - 26	23 - 26	23 - 26	23 - 26	
C. COMMERCIAL CHEMICAL PRODUCT HAZARD stance your installation handles which may be a har	OUS WASTES. Enter the zardous waste. Use additi	e four—digit number from onal sheets if necessary	40 CFR Part 261,33 See a Hache	for each chemical	1 1
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23 - 26 37 28 23 - 26	39	40	23 - 26	42	A S. P.
0147 4154	U \$ 5 Z	0159	0161	0 162	
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23 - 26 23 - 25	23 26	23 - 26	23 - 26	23 - 26	- 1.9
D. LISTED INFECTIOUS WASTES. Enter the four— hospitals, medical and research laboratories your in	digit number from 40 CF stallation handles. Use ac	R Pert 261.34 for each list ditional sheets if necessary	ed hazardous waste f	rom hospitals, vet	erinary
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23 - 26 23 - 26	23 26	23 - 26	23 - 26	23 - 26	
E. CHARACTERISTICS OF NON-LISTED HAZARI hazardous wastes your installation handles. (See 40)	OOUS WASTES. Mark ") OCFR Parts 261.21 — 261	(" in the boxes correspond		stics of non-listed	1
GOOT GROOT TO THE STATE OF THE	2. CORROSIVE	3. REACTIVE		TOXIC	
X. CERTIFICATION					
I certify under penalty of law that I have per attached documents, and that based on my in I believe that the submitted information is tr mitting false information, including the possib	nquiry of those indivi ue, accurate, and com	duals immediately resp plete. I am aware that	onsible for obtain	ing the informa	ition,
SIGNATURE	1	AL TITLE (type or print)		DATE SIGNED	
DIAmie	D.C.Ho	WIG. WOR	MER	8-1-80)

EPA Form 8700-12 (6-80) REVERSE

A. HAZARDOUS WASTES FRO waste from non-specific sour	M NON-SPECIFIC S	OURCES. Enter the f	our-digit number from	40 CFR Part 261.31 for 6	
7	2 23 - 24 8 23 - 25	3 23 - 24 9 23 - 26	23 - 26	23 - 26	23 - 26
B. HAZARDOUS WASTES FRO specific industrial sources you	ir installation handles.	Use additional sheets	git number from 40 CFF if necessary.	R Part 261.32 for each lis	ted hazardous waste from
13 23 - 26 19 23 - 26 25 25	23 - 26 20 21 - 26 25 223 - 26	23 - 26 21 23 - 26 27 23 - 26	23 - 26 22 23 - 26 28	23 · 26 23 23 - 26 29	18 23 - 26 24 23 - 26 30
C. COMMERCIAL CHEMICAL stance your installation hand					for each chemical sub-
31 1/1 0 0 7 13 - 26 37 1/1 0 2 13 - 26 43 1/1 7 / 1/2 2	32 U O O 8 23 - 26 38 W / O P 23 - 26 44 U 2 2 0 23 - 24	33 W 0 0 7 23 - 26 39 W 1 / 3 23 - 26 45 U 1 6 5	34 M O S 4 23 - 26 40 M I / 8 23 - 26	35 UOS7 23 - 26 41 UIZZ 23 - 26 47	36 4069 23 - 26 44 412-3 23 - 26 48
D. LISTED INFECTIOUS WAS hospitals, medical and research					from hospitals, veterinary
23 - 24	23 - 26	51	52	23 - 26	25 - 26
E. CHARACTERISTICS OF NO hazardous wastes your install	ation handles. (See 40	CFR Parts 261.21 — 2	261.24.)	ponding to the character	
L 1. IGNITABLE (DO01)	[_] (00 q)	2. CORROSIVE	[]3. REAC	TIVE (1	∐4. TOXIC 0000)
I certify under penalty of attached documents, and I believe that the submitte mitting false information, i	that based on my it ed information is tr	nquiry of those indi ue, accurate, and co	ividuals immediately omplete. I am aware	responsible for obtain	ning the information,
SIGNATURE		NAME & OFF	ICIAL TITLE (type or p	rint)	DATE SIGNED

EPA Form 8700-12 (6-80) REVERSE

PAD002311884

E. I. Du Pont De Nemours Co., Inc. 3500 Grays Ferry Ave. Philadelphia, PA 19146

ADDITIONS TO:

IX. DESCRIPTION OF HAZARDOUS WASTES

		THE RESERVE AND PROPERTY AND PERSONS AND PROPERTY AND				
C.	COMMERCIAL	CHEMICAL	PRODUCT	HAZARDOUS	WASTES	
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U007	7 U008	U009	U054	U057	U069	5.
U102	2 U108	U113	U118	U122	U123	
U171	L U220				1465	

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2. DESCRIPTION OF H				10.055.0	Manie	
A. HAZARDOUS WASTES F waste from non-specific s				40 CFR Part 261.31 to	or each listed hazardous	
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B. HAZARDOUS WASTES F specific industrial sources y				R Part 261.32 for each	listed hazardous waste fro	om
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25	26	27	28	29	30	1
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C. COMMERCIAL CHEMICA	AL PRODUCT HAZAF	RDOUS WASTES. Enter	the four-digit number t	from 40 CFR Part 261.	33 for each chemical sub-	
stance your installation ha	ingles which may be a	nazardous waste. Use ac	ditional sneets it necessa	ry.		
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37	38	39	40	41	42	
10/02	4108	14/1/3	4112	4122	4/23	
23 - 26	23 - 26	23 - 26	23 - 26	23 - 26	23 - 26	
43	44	45	46	47	48	
4171	4220	4/65				
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D. LISTED INFECTIOUS W. hospitals, medical and rese	ASTES. Enter the four	r—digit number from 40 installation handles. Us	se additional sheets if nec	ch listed hazardous was bessary.	te from nospitals, veterina	згу
49	50	51	52	53	54	
23 - 26	23 - 26	23 - 26	23 - 26	23 - 26	23 - 26	
E. CHARACTERISTICS OF hazardous wastes your ins	NON-LISTED HAZA tallation handles. (See	RDOUS WASTES. Mar 40 CFR Parts 261.21 —	k "X" in the boxes corre 261.24.)	sponding to the charac	teristics of non-listed	
☐1. IGNITAB (D001)		2. CORROSIVE	3. REAC (D003)	TIVE	4. TOXIC (D000)	
X. CERTIFICATION			· · · · · · · · · · · · · · · · · · ·			120
I certify under penalty attached documents, an I believe that the subm mitting false information	ed that based on my itted information is	y inquiry of those in true, accurate, and c	dividuals immediately complete. I am aware	responsible for obt	taining the information	n,
SIGNATURE		NAME & OF	FICIAL TITLE (type or)	print)	DATE SIGNED	4

EPA Form 8700-12 (8-80) REVERSE

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APR 2 4 1986

In Reply Refer To: 3HW33

CERTIFIED MAIL RETURN RECEIPT REQUESTED

Mr. William A. Bours, Vice-President E.I. DuPont de Nemours Co. - 1884 3500 Grays Ferry Avenue Philadelphia, PA 19146

Re: PAD-00232284 UO 23/ 1884

Dear Mr. Bours:

Sections 3004(u) and 3008(h) of the Hazardous and Solid Waste Amendments of 1984 (RCRA Reauthorization) give EPA the authority to require corrective action for all releases of hazardous wastes or constituents from any solid waste management unit ("SWMU") as defined on the enclosed sheet. This requirement applies to operating units, inactive units, as well as those that are closing or have been closed in the past.

EPA and the State must first determine the location of all SWMUs at your facility. Next, we must determine whether or not any "releases" (see definitions) originated at these units. In order to enable us to make these determinations, you must provide the following information:

- (1) A topographic map showing the facility and a distance of 1,000 feet around it, at a scale of one-inch equal to not more than 200 feet. In addition to showing the location of the hazardous waste management facilities for which you are seeking a permit, it must locate all existing and former SWMUs at your facility.
- (2) For each SWMU, provide a description of the unit's functions, material of construction, dimensions, capacity, ancillary systems (piping), etc. If available, provide engineering drawings of the units and their foundations. For closed facilities, also provide

CONCURRENCES

SYMBOL

SURNAME

DATE

All information you submit should be certified as required by regulation 40 C.F.R. 270.11(d). Should you have any questions concerning this letter, please contact Samuel Israel at (215) 597-9809.

Sincerely,

Stephen R. Wassersug, Director Hazardous Waste Management Division

Enclosure

cc: Mr. Wayne L. Lynn Regional Solid Waste Manager 1875 New Hope Street Norristown, PA 19401

	CONCURRENCES									
SYMBOL										
SURNAME										
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UNITED STATES ENVIRONMENTAL PROTECTION AGENCY REGION III

6TH AND WALNUT STREETS PHILADELPHIA, PENNSYLVANIA 19106

SEP 3 0 1983

CERTIFIED MAIL
RETURN RECEIPT REQUESTED

Mr W. A. Bours III Vice President, Fabrics & Finishes E. I. Du Pont de Nemours & Co., Inc. 3500 Grays Ferry Ave. Philadelphia, PA 19146

Re: Notification to Terminate Interim Status Facility Name: E. I. Du Pont de Nemours & Co., Inc. EPA I.D. Number: PAD 00 231 1884

Dear Mr. Bours:

Enclosed is the notification of interim status termination for the above referenced facility. This action is in accordance with your request to withdraw the Part A application and to terminate the interim status of your facility. This notification constitutes a final permit decision under Title 40, Code of Federal Regulations Section 124.15 (45 CFR 33490, May 19, 1980).

This decision to terminate interim status does not relieve you of your responsibilities, under RCRA, for closure of the facility. If closure is required, the administrative procedures for closure must begin immediately.

Your Part A application is enclosed if it was not previously returned to you. If you have any questions regarding this notification or your responsibilities under RCRA, please contact Ms. Joan Henry at the letterhead address or you may telephone her at (215) 597-8751.

Sincerely yours,

Stephen R. Wassersug, Director
Air & Waste Management Division

Enclosure

NOTICE OF TERMINATION OF INTERIM STATUS

Office Issuing This Notice:

U.S. Environmental Protection Agency Region III 6th & Walnut Streets Philadelphia, PA 19106

Name and Address of Permittee:

Mr. W. A. Bours III Vice President, Fabrics & Finishes E. I. Du Pont de Nemours & Co., Inc. 3500 Grays Ferry Ave. Philadelphia, PA 19146

Name and Address of Facility:

E. I. Du Pont de Nemours & Co., Inc. 3500 Grays Ferry Ave. Philadelphia, PA 19146

EPA I.D. No.

PAD 00 231 1884

Description of Facility and Action: The above facility has, since November 19, 1980, operated a hazardous waste management facility subject to regulations promulgated under the Resource Conservation and Recovery Act. This facility qualified for interim status, which is conferred by the Act and allows a facility to operate until final disposition of its permit application. On August 23, 1982, EPA requested from this facility its complete permit application. By letter of December 17, 1982, the facility indicated that it would no longer operate as a hazardous waste management facility so would not be submitting the permit application. EPA followed the Public Notification procedures outlined in 40 C.F.R. Part 124 in taking this final permit action. No public comments were received during the public comment period.

The action finalized by this notice is the termination of interim status for this facility by authority of regulation 40 C.F.R. §§270.10(e)(5) and 270.73. Upon termination of interim status, this facility is prohibited from operating as a hazardous waste management facility.

Stephen R. Wassers, Director Air & Waste Management Division

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NOTICE OF INTENT TO TERMINATE INTERIM STATUS

Office Issuing This Notice:

7/21/83

U.S. Environmental Protection Agency
Region III
6th & Walnut Streets
Philadelphia, Pennsylvania 19106
ATTN: (3AW32)

RECEIVED

J 1 2 1803

V. D. E.

Name and Address of Permittee:

E. I. DuPont De Nemours & Company, Inc. Wilmington, Delaware 19898

R. A. M.

AUG 3 1983

Name and Address of Facility:

E.I. DuPont De Nemours & Company, Inc. 3500 Grays Ferry Ave. Philadelphia, Pa. 19146

EPA I.D. No.

PAD002311884

Description of Facility and Proposed Action: The above facility has, since November 19, 1980, operated a hazardous waste management facility subject to regulations promulgated . under the Resource Conservation and Recovery Act. This facility qualified for interim status, which is conferred by the Act and allows a facility to operate until final disposition of its permit application. On August 23, 1983 EPA requested from this facility its complete permit application. By letter of December 17, 1982 the facility indicated that it would no longer operate as a hazardous waste management facility so would not be submitting the permit application. The action proposed by this notice is the termination of interim status for this facility by authority of regulation 40 C.F.R. §§ 270.10(e)(5) and 270.73. Upon termination of interim status, this facility is prohibited from operating as a hazardous waste management facility.

Availability of Information: All data submitted by the applicant and all related information is available as part of the administrative record. It may be inspected and arrangements made for copying at the EPA offices at the above address at any time between 9:00 A.M. and 4:00 P.M., Monday through Friday. For further information please contact Shirley Bulkin at (215) 597-4269.

Procedures for Public Participation: On the basis of its review of this facility's permit file, EPA proposes to terminate the facility's interim status. Persons wishing to comment on this proposed action are invited to submit a statement to the Director of the Air and Waste Management Division within 60 days from the date of this notice. All comments should include the name, address and telephone number of the writer and a concise statement of the basis of the comments and the facts upon which it is based. The comments may include a request for a public hearing on the proposed action and the nature of the issues proposed to be raised. If these comments relating to termination of interim status include a request for a public hearing, one will be held on this proposed action.

All comments received will be considered in the formulation of the final action in this matter. EPA's final action in this matter is subject to review under the evidentiary hearing procedures in 40 C.F.R. Part 124, Subpart E.

Address Comments To:

U.S. Environmental Protection Agency Director, Air & Waste Management Division (3AW22) 6th & Walnut Streets Philadelphia, Pennsylvania 19106 ATTN: Henry Sokolowski (3AW32)

Stephen R. Wassersug, Director Air & Waste Management Division

yeron.	or who	

Department of Environmental Resources

1875 New Mope Street Norristown, PA 19401 215 631-2420

July 1, 1983

Mr. V. A. Bours, III, Vice President Fabrics and Finishing E.I. DuPont, DeNemours and Company, Inc. 1007 Market Street Wilmington, Delaware 19898

Re: Identification No. PAD/02311884

Dear Mr. Bours:

It has been determined by our staff that you are not a TSD facility or that you qualify under the permit by rule provision in our hazardous waste management rules and regulations.

Therefore, you will not have to submit a Part R bazardous waste permit application and we are returning your Fart A application if you previously submitted one to the Department.

This means you no longer have interim status as a TSD facility and you may not engage in this type of activity at your facility. You will not be required to secure a hazardous waste management permit for your facility, but you are still subject to any portion of the hazardous waste management rules and regulations published in the Pennsylvania Bulletin September 4, 1982 which pertain to your facility. This includes the submission of a closure plan if you operated as a treatment storage or disposal facility after November 19, 1980.

If you qualify under the permit by rule provision of the regulations then you may continue to operate as a hazardous waste facility in accordance with NPDES or local sewer authority requirements.

This does not release you from Environmental Protection Agency requirements. You will have to contact their Philadelphia Regional Office to verify that you do not have to subsit a Part D application to their agency.

If you have any questions concerning this, I can be reached at 631-2420.

Very truly yours,

LAWRENCE U. LUNSK Solid Waste Facilities Supervisor

cc: Philadelphia Realth Department U.S. EPA Division of Hazardous Veste Management Re 30 13/47

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COMMONWEALTH OF PENNSYLVANIA DEPARTMENT OF ENVIRONMENTAL RESOURCES 1875 New Hope Street Norristown, PA 19401

215 631-2420

The state of the s

July 1, 1983

Mr. W. A. Bours, III, Vice President Fabrics and Finishing E.I. DuPont, DeNemours and Company, Inc. 1007 Market Street Wilmington, Delaware 19898 R.A.M. JUL: 6 1983

Re: Identification No. PAD002311884

Dear Mr. Bours:

It has been determined by our staff that you are not a TSD facility or that you qualify under the permit by rule provision in our hazardous waste management rules and regulations.

Therefore, you will not have to submit a Part B hazardous waste permit application and we are returning your Part A application if you previously submitted one to the Department.

This means you no longer have interim status as a TSD facility and you may not engage in this type of activity at your facility. You will not be required to secure a hazardous waste management permit for your facility, but you are still subject to any portion of the hazardous waste management rules and regulations published in the Pennsylvania Bulletin September 4, 1982 which pertain to your facility. This includes the submission of a closure plan if you operated as a treatment storage or disposal facility after November 19, 1980.

If you qualify under the permit by rule provision of the regulations then you may continue to operate as a hazardous waste facility in accordance with NPDES or local sewer authority requirements.

This does not release you from Environmental Protection Agency requirements. You will have to contact their Philadelphia Regional Office to verify that you do not have to submit a Part B application to their agency.

If you have any questions concerning this, I can be reached at 631-2420.

Very truly yours,

2. U2

LAWRENCE H. LUNSK

Solid Waste Facilities Supervisor

cc: Philadelphia Health Department

U.S. EPA

Division of Hazardous Waste Management

Re 30 1SM47

a help

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X.

FACILITY	NAME Supont, Shela Olt I.D. NO. FAD CC 231 1554	· · · · · · · · · · · · · · · · · · ·	
CHECKLIS			
-ues	Part B Called In?	•	
<u> </u>	Submit closure plan for review?		
YES	Go through proper closure/post clo	sure	
485	Approved?		
YES	Claims corroborated by State EPA i	nspection?	
469	Additional future inspections requ	ired? AS	SENERAT
WTTHDRAW	VAL APPROVED William L. Walsh	Date	7/1/83

Dupent, E.A. PABOO 231 1884

CHECKLIST

CHECK BOX IF CONFIDENTIAL INFORMATION 15 CONTAINED

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ACTIVITY				
For Existing Facilities	<u>Date</u> Initiated	<u>Date</u> <u>Completed</u>	Project Officer	Comment
Part A received Part B requested Part B received	11/19/80			
New Facilities Only				
Part A and B Received Completeness Determinations made and project decision schedule mailed out for new major facilities				
All Facilities				
Reviewed for required information (against checklist on Part B contents				enemed manipularines anned Styles Mallindrice and makes supersystems of the second second second second second
Requested additional information				
Received more data required to make permit issuance decisions	·			·
Additional information requested				
Additional information received				
Letter sent confirming submission of complete application				
Public Notice of draft permit or intent to deny published		·	·	
Public comments due				
Public comments forwarded to administrative record				
Public Hearing requested				
Public Hearing held				
Permit Issued/Denied		Annual de la companione		
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UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

REGION III

6TH AND WALNUT STREETS PHILADELPHIA, PENNSYLVANIA 19106

August 9, 1981

Mr. W. A. Bours, III E. I. DuPont-Philadelphia Plant 3500 Graysferry Avenue Philadelphia, PA 19146

Dear Mr. Bours:

This is to acknowledge that the Environmental Protection Agency has completed processing the information submitted in your Part A Hazardous Waste Permit Application. It is the Agency's opinion, based on the assumption that the information submitted is complete and accurate, you as an owner or operator of a hazardous waste management facility have met the requirements of Section 3005(e) of the Resource Conservation and Recovery Act (RCRA) for Interim Status. EPA has not verified the information submitted. If it is determined that the information is incomplete or inaccurate, you may be asked to provide additional information or in certain circumstances it may be determined that you do not qualify for interim status. In addition, this notice does not preclude a citizen from taking legal action under the provisions of Section 7002 of RCRA.

A facility not meeting the requirements for interim status under Section 3005 of RCRA may be required to close until such time as a hazardous waste permit is issued. Interim status may also be terminated, according to procedures in 40 CFR Part 124, if the owner or operator fails to furnish additional information which EPA requests in order to process a permit application.

As an owner or operator of a hazardous waste management facility, you are required to comply with the interim status standards as prescribed in 40 CFR Parts 122 and 265 or with State rules and regulations in those States which have been authorized under Section 3006 of RCRA. In addition, you are reminded that operating under interim status does not relieve you from the need to comply with all applicable State and local requirements.

The enclosure to this letter identifies the processes your facility may use, their design capacities, and types of waste your facility may accept during interim status. This information was obtained from the Part A Permit Application. If you wish to handle new wastes, change processes, increase the design capacity of existing processes, or change ownership or operational control of the facility, you may do so only as provided in 40 CFR Sections 122.22 and 122.23.

If you have any questions concerning this letter, please write to the address shown or call Bill Walsh at 215/597-1230.

Sincerely yours,

Shirley D. Bulkin

Chief, Administrative Support Section

Permit Enforcement Branch

Enclosure

CONDITIONS OF OPERATION DURING • INTERIM STATUS

AMENDED

Date Prepared:

August 9, 1981

The information shown below is based solely on the information that the owner and operator of this facility submitted in Part A of the Hazardous Waste Permit Application. This is not a determination by EPA that this facility is an environmentally acceptable facility for treating, storing or disposing of the hazardous wastes listed below.

1. Facility name, location, and EPA Identification Number.

Name:

E. I. DuPont - Philadelphia Plant

Location:

3500 Graysferry Avenue Philadelphia, PA 19146

EPA I.D. No.:

PAD 00 231 1884

II. EPA considers the following to be the owner or operator of the facility and therefore the person(s) who must comply with the requirements set forth in 40 CFR Parts 122 and 265.

Owner's Name:

Mr. W. A. Bours, III, Vice President Fabrics and Finishes

Operator's Name:

III. During the period of interim status, the facility may use <u>only</u> the following processes for treating, storing or disposing of hazardous waste, up to the design capacities that are indicated.

PROCESS	DESIGN CAPACITY
S01	150,000 Gals.
S02	12,000 Gals.
T01	72,000 Gals/Day

IV. During the period of interim status, the facility may handle only the hazardous wastes with the following EPA Hazardous Waste Numbers, and/or solid waste exhibiting hazardous characteristics with the following EPA Hazardous Waste Numbers.

F003	F005	D007	D008	•
•			• •	
		•		



E. I. DU PONT DE NEMOURS & COMPANY

PHILADELPHIA, PA. 19146

FABRICS & FINISHES DEPARTMENT

PHILADELPHIA PLANT 3500 GRAYS FERRY AVE.

July 29, 1981

U.S. Environmental Protection Agency Permits Enforcement Branch RCRA Administrative Support Section 6th and Walnut Streets Philadelphia, Pa. 19106

Attention: Ms. Shirley D. Bulkin (3EN24)

Gentlemen:

In response to your letter of June 20, 1981, to Mr. W. A. Bours, III, please be advised that, although the listing of the hazardous waste stream K078 has been suspended, our waste stream initially reported in Part A as K078 does contain spent non-halogenated solvents such as xylene and toluene and therefore should now be characterized as F003 and F005.

Similarly, waste streams K079, K080, and K082 will contain extractable quantities of chromium and lead and should now be listed as D007/D008.

Therefore, in addition to storage of up to 150,000 gals. (S01) our permit should also include storage of 12,000 gals. (S02) and treatment of 72,000 gals. per day (T01), and F003 and F005 should be added to D007 and D008 as permitted hazardous waste numbers.

If there are any questions, please write or call me at (215) 339-6081.

Very truly yours,

E. I. DU PONT DE NEMOURS & COMPANY, INC.

D. C. HONIG, Plant Manager

By: G. E. TIBBETTS

Consultant - Safety, Environmental & Training

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UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

REGION III

JUL 2 0 1981

6TH AND WALNUT STREETS
PHILADELPHIA. PENNSYLVANIA 19106

Mr. W. A. Bours, III E. I. DuPont- Philadelphia Plant 3500 Graysferry Avenue Philadelphia, PA 19146

Dear Mr. Bours:

This is to acknowledge that the Environmental Protection Agency has completed processing the information submitted in your Part A Hazardous Waste Permit Application. It is the Agency's opinion, based on the assumption that the information submitted is complete and accurate, you as an owner or operator of a hazardous waste management facility have met the requirements of Section 3005(e) of the Resource Conservation and Recovery Act (RCRA) for Interim Status. EPA has not verified the information submitted. If it is determined that the information is incomplete or inaccurate, you may be asked to provide additional information or in certain circumstances it may be determined that you do not qualify for interim status. In addition, this notice does not preclude a citizen from taking legal action under the provisions of Section 7002 of RCRA.

A facility not meeting the requirements for interim status under Section 3005 of RCRA may be required to close until such time as a hazardous waste permit is issued. Interim status may also be terminated, according to procedures in 40 CFR Part 124, if the owner or operator fails to furnish additional information which EPA requests in order to process a permit application.

As an owner or operator of a hazardous waste management facility, you are required to comply with the interim status standards as prescribed in 40 CFR Parts 122 and 265 or with State rules and regulations in those States which have been authorized under Section 3006 of RCRA. In addition, you are reminded that operating under interim status does not relieve you from the need to comply with all applicable State and local requirements.

The enclosure to this letter identifies the processes your facility may use, their design capacities, and types of waste your facility may accept during interim status. This information was obtained from the Part A Permit Application. If you wish to handle new wastes, change processes, increase the design capacity of existing processes, or change ownership or operational control of the facility, you may do so only as provided in 40 CFR Sections 122.22 and 122.23.

If you have any questions concerning this letter, please write to the address shown or call Bill Walsh at 215/597-1230.

Sincerely yours,

Sharley D. Bucker Shirley D. Bulkin

Chief, Administrative Support Section

Permit Enforcement Branch

Enclosure

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rate	Prepared:	July 2	7307

The information shown below is based solely on the information that the owner and operator of this facility submitted in Part A of the Hazardous Waste Permit Application. This is not a determination by EPA that this facility is an environmentally acceptable facility for treating, storing or disposing of the hazardous wastes listed below.

1.	Facility	name,	location,	and	EPA	Identification	Number.
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Name:

E. I. DuPont - Philadelphia Plant

Location:

3500 Graysferry Avenue Philadelphia, PA 19146

EPA I.D. No.: PAD 00 231 1884

II. EPA considers the following to be the owner or operator of the facility and therefore the person(s) who must comply with the requirements set forth in 40 CFR Parts 122 and 265.

Owner's Name: Mr. W. A. Bours, III, Vice President Fabrics and Finishes
Operator's Name:

III. During the period of interim status, the facility may use <u>only</u> the following processes for treating, storing or disposing of Lazardous waste, up to the design capacities that are indicated.

PROCESS				DESIGN CAPACITY			
S01	•		••	150,000 Gals.			
•		•					
• • • • • • • • • • • • • • • • • • • 		•					

IV. During the period of interim status, the facility may handle only the hazardous wastes with the following EPA Hazardous Waste Numbers, and/or solid waste exhibiting hazardous characteristics with the following EPA Ezzardous Waste Numbers.

D007		D008		•		
	•					

^{*} For Waste Codes K078, K079 & K082; See Attachments

ATTACHMENT

Re: Paint Wastes

EPA has completed its initial review of your application to treat/store/dispose of hazardous waste under the Resource Conservation and Recovery Act (RCRA). The paint wastes listed as being handled by your facility have been temporarily suspended from regulation as a listed hazardous waste. An amendment to 40 CFR Part 261.32, Hazardous Waste from Specific Sources, was published in the Federal Register on January 16, 1981. This amendment temporarily suspended the listing of all wastes from the manufacture of paints (EPA Hazardous Wastes Nos. F017, F018, K078, K079, K081, K082) until further study on those wastes has been conducted. However, wastes which exhibit any of the hazardous waste characteristics (i.e. reactivity, ignitability, corrosivity, and EP toxicity) as defined in 40 CFR Part 261 remain subject to regulation under RCRA.

EPA requests that you make a determination as to whether or not the waste streams listed on your application are hazardous by one or more of the general characteristics. Ignitability and EP toxicity would be the characteristics which would most likely cause paint manufacturing wastes and residues to be defined as a hazardous waste. In order to properly process your permit application and avoid further inquiries, a response within 10 days would be beneficial to yourself and EPA.

If you have any questions, please do not hesitate to contact Bill Walsh at (215) 597-1230.

All replies should be addressed to:

U.S. Environmental Protection Agency Permits Enforcement Branch RCRA Administrative Support Section 6th and Walnut Streets Philadelphia, PA 19106 Attn: Ms. Shirley D. Bulkin (3EN24)

<u>~</u>	, street,	* • • •



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

REGION III

6TH AND WALNUT STREETS PHILADELPHIA, PENNSYLVANIA 19106

EPA I.D. # PAD002311884

December 18, 1980

E.I. DuPont De Nemours & Co. Mr. Gordon E. Tibbetts 3500 Graysferry Ave. Phila., Pa. 19146

Re: Acknowledgment of Application for a Hazardous Waste Permit

.This is to acknowledge that the Environmental Protection Agency has received: (1) A notification pursuant to Section 3010 of the Resource Conservation and Recovery Act for the facility located at the address shown above; and (2) Part A of a Hazardous Waste Permit Application for that facility, including a signed statement that the operation of the facility, or its construction, began prior to November 19, 1980. While the information provided by these submissions has not been fully reviewed for completeness or accuracy, EPA will accept this information as an initial qualification for interim status pursuant to Section 3005 of the Act. If after further review of this information, EPA determines that the owner or operator did not fulfill all the requirements for interim status, EPA may treat the owner or operator as not having qualified for interim status pursuant to that section and will advise the owner or operator of that determination. Facility owners and operators with interim status must comply with the standards set forth at 40 CFR Part 265 until a permit is issued. Interim status may be terminated if the owner or operator fails to furnish any additional information requested by EPA in order to process a permit application.

PAD002311884

E. I. Du Pont De Nemours Co., Inc. 3500 Grays Ferry Ave. Philadelphia, PA 19146

ADDITIONS TO:

IX. DESCRIPTION OF HAZARDOUS WASTES

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	C.	COMMERCIAL	CHEMICAL	PRODUCT	HAZARDOUS	WASTES
	U007	U008	U009	U054	U057	U069
	U102	U108	U113	U118	U122	U123
	U171	. U220			- new street, we desired	U165
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UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

REGION III

6TH AND WALNUT STREETS
PHILADELPHIA. PENNSYLVANIA 19106

Mr. Rick Shipman
PA Department of Environmental Resources
Division of Hazardous Waste Management
Compliance Section
P.O. Box 2063
Harrisburg, PA 17120

Dear Rick:

As we discussed on February 28, 1983, I am sending this list of facilities which are withdrawing their Part A permit applications. These withdrawals include facilities which have never treated, stored, or disposed of hazardous wastes and now wish to correct their status. Some of these have been motivated by EPA Region III's request for the Part B permit application. These Part B call-ins are the Region's primary concern and therefore, should be given the quickest possible consideration. I will designate these facilities by placing an asterisk(*) next to their name. C-her reasons for withdrawing as a TSD include closure, going out of business, and changes in operating procedures.

The reason for this letter is to verify what the facility is stating as its reason for withdrawing its TSD status is true and to ensure all requirements, including closure, are met.

I have broken the list down by your state's 6 regional offices and have given a brief description of the circumstances involved at each site. We appreciate your cooperation in this matter and hope to hear from you soon. If you have any questions, please feel free to call.

Sincerely yours,

William L. Walsh

RCRA Compliance Section

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Enclosure

cc: Jim Webb (3AW00)

Greg Koltunuk (3AW22) Shirley Bulkin (3AW32)

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Region I-Norristown

Borden Co. - Krylon Department *-Norristown-PAD 00 186 5906 - 10/25/82 letter from company states that their tank treatment is a recycling of solvents, their waste solvents are reclaimed off-site, and they don't store wastes for more than 90 days. A copy of this letter was sent to Gary Galida.

DuPont, E.I. *- Phila. Plant - PAD 00 231 1884 - 12/17/82 letter from DuPont states that the site is only a research and development facility and they intend to close their drum and tank storage areas and operate as a generator only. They state that a letter and a copy of the Closure Plan have been sent to the Norristown office of DER.

GMC-Warehouse & Distribution Division - Phila. PAD 98 055 5072 - 2/23/83 letter from GMC states that the company wishes to change its status from TSD to small quantity generator. They also would like to retain their ID number.

Inolex Chemical Co. *- Phila. -PAD 04 226 1735 - letter from Inolex states that their drum storage area will be used for less than 90 day storage only and that no closure will be necessary.

McNeil Pharmaceutical -Spring House - PAD 000 73 1471 - 10/12/82 letter to Gary Galida states that company wishes to operate as a generator only.

CKTO Haldian

CT:

1/11/73

LETTER

Mead Packaging -Fairless Hills - PAD 05 328 6902 - notification sent to DER indicates that no hazardous waste activities occur at this site. However, other correspondence and applications appear to show that some treatment may be taking place. Is it a treater or is it not a hazardous waste management facility?

Pennwalt Corp. - Phila. Plant - PAD 99 082 7578 - 1/21/83 letter to Gary Galida states that facility has realized that they qualify as a small quantity generator.

Sun Chemical Corp - GPI Division -1S-Phila.-PAD 98 055 1907 - 10/25/82 letter from Sun states that facility never stored hazardous wastes for more than 90 days since 11/19/80.

Sun Chemical Corp. - GPI Division -3B -Phila. -PAD 01 482 9840 - 10/25/82 letter states that facility has not stored hazardous wastes for more than 90 days since 11/19/80.

<u>T&B/Ansley Corp.</u> - Perkasie -PAD 00 249 8699 - 1/26/83 letter states that the facility now has ability to ship their sludge off site within the 90 day limit.

Western Electric Co., Inc.* -Allentown -PAD 00 238 9252 - 2/14/83 letter references a 1/27/83 letter from DER's Norristown office which explains that the site is not a TSD facility. True? If so, why?